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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/829,355	04/09/2001	Varadarajan Srinivasan	P191/WLP	1055	
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WILLIAM L. PARADICE, III 425 CALIFORNIA STREET SUITE 900			EXAMI	EXAMINER	
			KIM, HONG CHONG		
SAN FRANCISCO, CA 94104			ART UNIT	PAPER NUMBER	
			2186	10	
			DATE MAILED: 07/14/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

	<u> </u>				
	Application No.	Applicant(s)			
	09/829,355	SRINIVASAN ET AL.			
Office Action Summary	Examiner	Art Unit			
	Hong C Kim	2186			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing eamed patent term adjustment. See 37 CFR 1.704(b). Status	6(a). In no event, however, may a reply be tin within the statutory minimum of thirty (30) day ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed rs will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
1) Responsive to communication(s) filed on 28 A	pril 2003 .				
2a) ☐ This action is FINAL . 2b) ☑ Thi	s action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4)⊠ Claim(s) <u>1-40 and 42-88</u> is/are pending in the	• •				
4a) Of the above claim(s) is/are withdrawn from consideration.					
· · ·)⊠ Claim(s) <u>73-84</u> is/are allowed.				
6)⊠ Claim(s) <u>1-7,16-22,29-32,36,39,40,42,43,49-51,57-66,69,70,85 and 86</u> is/are rejected.					
7) Claim(s) <u>8-15,23-28,33-35,37,38,44-48,52-56,6</u>		ected to.			
8) Claim(s) are subject to restriction and/or Application Papers	election requirement.				
9)☐ The specification is objected to by the Examiner		•			
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
11) The proposed drawing correction filed on is: a) □ approved b) □ disapproved by the Examiner.					
If approved, corrected drawings are required in reply to this Office action.					
12) The oath or declaration is objected to by the Exa	aminer.				
Priority under 35 U.S.C. §§ 119 and 120					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) All b) Some * c) ☐ None of:					
 Certified copies of the priority documents 	have been received.				
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the prior application from the International Bur* See the attached detailed Office action for a list of the prior action for a list	eau (PCT Rule 17.2(a)).	-			
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).					
 a) The translation of the foreign language pro 15) Acknowledgment is made of a claim for domesting 	• •				
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	. 5) D Notice of Informal I	y (PTO-413) Paper No(s) Patent Application (PTO-152)			
S. Patent and Trademark Office PTO-326 (Rev. 04-01) Office Act	ion Summary	Part of Paper No. 10			

Application/Control Number: 09/829,355 Page -2-Art Unit: 2186 Paper No. 10

Detailed Action

- 1. Claims 1-40 and 42-88 are presented for examination. This office action is in response to the amendment filed on 4/28/03. Claims 58-88 have been added and claim 41 has been canceled by the amendment.
- 2. Receipt is acknowledged of information disclosure statement filed on 4/28/03, which the statement has been placed of record in the file. Information disclosed and listed on PTO 1449 was considered.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-7, 16-22, 58, 29-32, 36, 59, 39-40, 42-43, 49-51, 57, 60-66, 69-70, and 85-86 are rejected under 35 U.S.C. 103(a) as being unpatentable over Feldmeier et al. (Feldmeier) US Patent No. 6,289,414 in view of Ramankutty US Patent No. 6,502,163.

As to claim 1, Feldmeier discloses a CAM system including an array of binary CAM cells (col. 8 lines 20+), each cell having a mask for storing a mask pattern indicating priority of the cells (col. 6 lines 42+, the longest match reads on this limitation, since the longest match has

the most care bits (1's)). Although, Feldmeier discloses a ternary CAM, Feldmeier does not specifically disclose the array of binary CAM cells segmented into a plurality of array groups, each array group having a group global mask for storing a mask pattern.

However, Ramankutty discloses the array of binary CAM cells segmented into a plurality of array groups (Fig. 1 Ref 108-1 to 108-5), each array group having a group global mask for storing a mask pattern (col. 5 lines 25-30 and col. 10 lines 65+) for the purpose providing capability of updating data values according to prefix length without having to reorder the entries in the CAM thereby increasing the system speed.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the array of binary CAM cells segmented into a plurality of array groups, each array group having a group global mask for storing a mask pattern of Ramankutty in the teaching of Feldmeier thereby results in an invention as claimed.

As to claim 2, Feldmeier further discloses wherein two or more array groups have the same priority (Fig. 3).

As to claim 3, Feldmeier further discloses a CIDR address (col. 6 lines 9+ and col. 9 lines 8-27).

As to claim 4, Feldmeier further discloses an index of the longest prefix (col. 6 lines 9+

and col. 9 lines 8-27).

As to claim 5, Ramankutty further discloses means for storing data in the array groups according to prefix (Fig. 1).

As to claim 6, Feldmeier further discloses means for selectively comparing a search key with data stored in the array groups according to priority (Figs. 3 and 25).

As to claim 7, Ramankutty further discloses means for receiving a priority for the search key and means for comparing the search key with data stored only in the array groups that have the same priority as the search key (col. 5 lines 20-29).

As to claim 16, Ramankutty further discloses means for storing data in the array groups according to prefix (Fig. 1).

As to claim 17, Feldmeier further discloses a next free address (col. 9 lines 25-27).

As to claim 18, Feldmeier further discloses an address decoder (col. 8 lines 43-52).

Art Unit: 2186

Page -5-Paper No. 10

As to claim 19, Feldmeier further discloses an NFA table (col. 9 lines 25-27).

As to claim 20, Feldmeier and Ramankutty disclose the invention as claimed. Feldmeier discloses an empty bit (col. 2 lines 53-57).

As to claim 21, Feldmeier further discloses an index circuit to generate a next free address (col. 9 lines 25-27). Ramankutty further discloses an index circuit (col. 2 lines 52-53).

As to claim 22, Feldmeier and Ramankutty disclose the invention as claimed. Feldmeier discloses valid bits (col. 2 lines 53-57). Ramankutty further discloses a priority encoder (col. 1 lines 62+).

As to claim 58, Feldmeier and Ramankutty disclose the invention as claimed. Feldmeier discloses valid bits (col. 2 lines 53-57).

As to claim 29, Feldmeier discloses a CAM system including an array of binary CAM cells (col. 8 lines 20+), each cell assigned a priority, and a table having a plurality of rows, each storing the priority of a corresponding cells (Figs. 3, 9, and 24).

Although, Feldmeier discloses a ternary CAM, Feldmeier does not specifically disclose the array of binary CAM cells segmented into a plurality of array groups, each array group assigned a

Art Unit: 2186

Page -6-Paper No. 10

priority, and each storing the priority of a corresponding array group.

However, it is well known in the memory art to use the array of binary CAM cells segmented into a plurality of array groups, each array group assigned a priority, and each storing the priority of a corresponding array group. For example, Ramankutty discloses the array of binary CAM cells segmented into a plurality of array groups (Fig. 1 Ref 108-1 to 108-5), each array group assigned a priority (col. 5 lines 25-30 and col. 10 lines 65+), and each storing the priority of a corresponding array group (col. 5 lines 25-30 and col. 10 lines 65+) for the purpose providing capability of updating data values according to prefix length without having to reorder the entries in the CAM thereby increasing the system speed.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the array of binary CAM cells segmented into a plurality of array groups, each array group assigned a priority, and each storing the priority of a corresponding array group of Ramankutty in the teaching of Feldmeier thereby results in an invention as claimed.

As to claim 30, Feldmeier further discloses wherein two or more array groups have the same priority (Fig. 3).

As to claim 31, Ramankutty further discloses each array group includes a group global register for storing a global mask pattern indicative of the priority of the array group (col. 5 lines

25-30 and col. 10 lines 65+).

As to claim 59, Feldmeier and Ramankutty disclose the invention as claimed. Feldmeier discloses valid bits (col. 2 lines 53-57).

As to claim 32, Feldmeier further discloses means for selectively storing a search key with data stored in the array groups according to priority to generate a highest priority match index (Fig. 5).

As to claim 36, Feldmeier further discloses means for comparing a search key with data storing the array groups according to priority (Figs. 3, 9, & 25).

As to claim 39, Feldmeier discloses a method of operating a CAM system including an array of binary CAM cells (col. 8 lines 20+) comprises assigning a priority to each cell, and selectively storing data in the cell according to priority and storing a mask pattern each cell having a mask for storing a mask pattern indicating priority of the cells (col. 6 lines 42+, the longest match reads on this limitation, since the longest match has the most care bits (1's)). Although, Feldmeier discloses a ternary CAM, Feldmeier does not specifically disclose the array of binary CAM cells segmented into a plurality of array groups, each array group having a group global mask for storing a mask pattern.

Art Unit: 2186

Page -8-Paper No. 10

However, it is well known in the memory art to use the array of binary CAM cells segmented into a plurality of array groups, each array group assigned a priority, and each array group having a group global mask for storing a mask pattern. For example, Ramankutty discloses the array of binary CAM cells segmented into a plurality of array groups (Fig. 1 Ref 108-1 to 108-5), each array group assigned a priority (col. 5 lines 25-30 and col. 10 lines 65+), and each array group having a group global mask for storing a mask pattern (col. 5 lines 25-30 and col. 10 lines 65+) for the purpose providing capability of updating data values according to prefix length without having to reorder the entries in the CAM thereby increasing the system speed.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the array of binary CAM cells segmented into a plurality of array groups, each array group assigned a priority, and each array group having a group global mask for storing a mask pattern of Ramankutty in the teaching of Feldmeier thereby results in an invention as claimed.

As to claim 40, Feldmeier further discloses wherein two or more array groups have the same priority (Fig. 3).

Page -9-

Art Unit: 2186

As to claim 42, Feldmeier further discloses a next free address (col. 9 lines 25-27).

As to claim 43, Feldmeier further discloses generating an NFA for each priority, storing the NFA, selecting a row of the NFA table using the priority, accessing the NFA (col. 9 lines 25-27 and Figs. 3, 9, and 24).

As to claim 49, Feldmeier further discloses a CIDR address (col. 6 lines 9+ and col. 9 lines 8-27).

As to claim 50, Feldmeier further discloses an index of the longest prefix (col. 6 lines 9+ and col. 9 lines 8-27).

As to claim 51, Feldmeier further discloses selectively comparing a search key with data stored in the array groups according to priority (Figs. 3, 4 Ref. 2, and 24).

As to claim 57, Feldmeier further discloses storing the priority for each array group in a priority table (Figs. 3 and 24).

As to claim 60, Feldmeier discloses a CAM comprising: plurality of CAM array groups each including a plurality of rows of binary CAM cells (col. 8 lines 20+) and a plurality of mask

Art Unit: 2186

Page -10-Paper No. 10

circuits each coupled to one of the CAM cell for storing masks for masking one or more bits, wherein each mask indicates a priority of the corresponding CAM cells relative to other CAM cells (col. 6 lines 42+, the longest match reads on this limitation, since the longest match has the most care bits (1's)). Although, Feldmeier discloses a ternary CAM, Feldmeier does not specifically disclose a plurality of group global mask circuits each coupled to a corresponding one of the CAM array groups.

Ramankutty discloses a plurality of group global mask circuits (Fig. 1 Ref 108-1 to 108-5) each coupled to a corresponding one of the CAM array groups (col. 5 lines 25-30 and col. 10 lines 65+) for the purpose providing capability of updating data values according to prefix length without having to reorder the entries in the CAM thereby increasing the system speed.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate a plurality of group global mask circuits each coupled to a corresponding one of the CAM array groups of Ramankutty in the teaching of Feldmeier thereby results in an invention as claimed.

As to claim 61, Feldmeier and Ramankutty disclose the invention as claimed. Feldmeier further discloses the priority assigned to each CAM array group is unrelated to the CAM array group's location relative to other CAM array groups (col. 6 lines 42+, the longest match reads on this limitation, since the longest match has the higher priority).

As to claims 62 and 63, Feldmeier and Ramankutty disclose the invention as claimed. Feldmeier further discloses valid bits (col. 2 lines 53-57).

As to claim 64, Feldmeier further discloses a CIDR address (col. 6 lines 9+ and col. 9 lines 8-27).

As to claim 65, Feldmeier further discloses an index circuit to generate a next free address (col. 9 lines 25-27). Ramankutty further discloses an index circuit (col. 2 lines 52-53).

As to claim 66, Ramankutty further discloses a select circuit and a priority encoder (col. 1 lines 62+).

As to claim 69, Feldmeier further discloses an index circuit to generate a next free address (col. 9 lines 25-27). Ramankutty further discloses an index circuit (col. 2 lines 52-53).

As to claim 70, Ramankutty further discloses a select circuit and a priority encoder (col. 1 lines 62+).

As to claim 85, Feldmeier discloses a CAM comprising: plurality of CAM array groups each including a plurality of rows of binary CAM cells (col. 8 lines 20+). Although, Feldmeier

Application/Control Number: 09/829,355 Page -12-Art Unit: 2186 Paper No. 10

discloses a ternary CAM, Feldmeier does not specifically disclose a plurality of group global ... mask circuits each coupled to a corresponding one of the CAM array groups and an index circuit.

Ramankutty discloses a plurality of group global mask circuits (Fig. 1 Ref 108-1 to 108-5) each coupled to a corresponding one of the CAM array groups (col. 5 lines 25-30 and col. 10 lines 65+) and an index circuit (col. 2 lines 52-53) for the purpose providing capability of updating data values according to prefix length without having to reorder the entries in the CAM thereby increasing the system speed.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate a plurality of group global mask circuits each coupled to a corresponding one of the CAM array groups and index circuit of Ramankutty in the teaching of Feldmeier thereby results in an invention as claimed.

As to claim 86, Ramankutty further discloses a select circuit and a priority encoder (col. 1 lines 62+).

Allowable Subject Matter

- 5. Claims 73-84 are allowed.
- 6. Claims 8-15, 23-28, 33-35, 37-38, 44-48, 52-56, 67-68, 71-72 and 87-88 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Art Unit: 2186 Paper No. 10

Response to Amendment

7. Applicant's arguments filed on 4/28/03 have been fully considered but they are not deemed to be persuasive.

Applicant's remarks that the references not teaching a group global mask is not considered persuasive. Ramankutty discloses a group global mask (col. 5 lines 25-30 and col. 10 lines 65+). Therefore broadly written claims are disclosed by the references cited.

Conclusion

- 8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See attached PTO-892.
- 9. a shortened statutory period for response to this action is set to expire 3 (three) months and 0 (zero) days from the mail date of this letter. Failure to respond within the period for response will result in **ABANDONMENT** of the application (see 35 USC 133, MPEP 710.02, 710.02(b)).
- 10. Applicants are requested to number each line of each <u>claim</u> starting with line number one to provide easier communication in the future.
- 11. When responding to the office action, Applicant is advised to clearly point out the

Art Unit: 2186

Page -14-Paper No. 10

patentable novelty which he or she thinks the claims present in view of the state of the art disclosed by the references cited or the objections made. He or she must also show how the amendments avoid such references or objections. See 37 C.F.R. § 1.111(c).

- 12. When responding to the office action, Applicants are advised to provide the examiner with the line numbers and page numbers in the application and/or references cited to assist examiner to locate the appropriate paragraphs.
- 13. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Hong Kim whose telephone number is (703) 305-3835. The Examiner can normally be reached on the weekdays from 8:30 AM to 5:00 PM.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Matt Kim, can be reached on (703) 305-3821.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-3900.

14. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

or faxed to TC-2100:

After-final

(703) 746-7238

Official

(703) 746-7239 (for formal communications intended for

entry)

Art Unit: 2186

Page -15-Paper No. 10

Non-Official/Draft (703) 746-7240 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

HK

Primary Patent Examiner

July 9, 2003